United States District Court District of New Jersey

ORIGINAL FILED

JUN 1 1 2007

MADELINE COX APLEO
LIS MAG JUNGS

UNITED STATES OF AMERICA	:	CRIMINAL COMPLAINT
v.	:	
TARIK MAJOR, a/k/a "Reek"	:	Magistrate No. 07-8071
I, the undersigned complainant being duly	sworn, :	state the following is true and correct to the best of my
knowledge and belief. On or about January 3, 200	7, in the	e District of New Jersey and elsewhere, defendant
TARIK MAJOR, a/k/a "Reek," did		
SEE A	TTACI	HMENT A
in violation of Title 18, United States Code, Section	n 922(g	g)(1) and 2.
I further state that I am a Special Agent for	the Bur	reau of Alcohol, Tobacco, Firearms and Explosives
(hereinafter "ATF") and that this complaint is base	ed on th	ne following facts:
SEE A	TTACI	HMENT B
Continued on the attached page and made a part he	ereof.	
		Robert Caprioglio, Special Agent ATF
Sworn to before me and subscribed in my presence	÷,	
June 11, 2007 Date		Newark, New Jersey City and State Mulline Cox Meo

HON. MADELINE COX ARLEO United States Magistrate Judge

ATTACHMENT A

On or about January 3, 2007, at Newark, in the District of New Jersey and elsewhere, defendant TARIK MAJOR, a/k/a "Reek," having been convicted of a crime punishable by imprisonment for a term exceeding one year in a court in the State of New Jersey, did knowingly possess in and affecting commerce a firearm and ammunition, namely a .357 caliber Ruger handgun, Model GP-100 and six rounds of ammunition, in violation of Title 18, United States Code, Sections 922(g)(1) and 2.

ATTACHMENT B

I, Robert Caprioglio, am a Special Agent with the Bureau of Alcohol, Tobacco, Firearms and Explosives (hereinafter "ATF") and have been involved with this long term investigation of the 9-3 set of the Bloods street gang operating in parts of Newark, New Jersey. I am familiar with the facts set forth herein through my personal participation in the investigation and through oral and written reports from other federal agents and law enforcement officers. Where statements of others are related herein, they are related in substance and part. Since this complaint is being submitted for a limited purpose, I have not set forth each and every fact that I know concerning this investigation. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

January 3, 2007, Sale of One Firearm

- 1. Prior to January 3, 2007, a separately charged co-conspirator (hereinafter "CC-7") offered to sell a cooperating witness (hereinafter "CW") a large firearm for \$500.00. They agreed to do the deal on January 3, 2007.
- 2. On or about January 3, 2007, the CW went to the Fairview Homes housing complex in Newark, New Jersey and met with CC-7 in the parking lot. After CC-7 confirmed that the CW had the money to purchase the gun, CC-7 directed defendant TARIK MAJOR, a/k/a "Reek" to get the gun. Shortly thereafter, defendant TARIK MAJOR returned and handed the firearm to the CW. The CW then handed CC-7 \$500 in cash.
- 3. The firearm the CW purchased from defendant TARIK MAJOR and CC-7 on January 3, 2007 was a .357 caliber Ruger handgun, Model GP-100. The CW also received six rounds of Remington ammunition with the firearm.
- 4. The .357 caliber Ruger handgun, Model GP-100 sold to the CW and possessed by defendant TARIK MAJOR on January 3, 2007, was manufactured in the United States and sold by a dealer in Proctorville, Ohio.
- 5. Based on my knowledge, training, and experience and that of other ATF agents who have worked on this case, it is my opinion that the gun sold by defendant TARIK MAJOR to the CW is a firearm within the meaning of Title 18, United States Code, Section 921(a)(3).
- 6. A review of criminal history records revealed that prior to January 3, 2007, defendant TARIK MAJOR, a/k/a "Reek" had been convicted of a felony offense punishable by a term of imprisonment greater than one year in a court in the State of New Jersey. Specifically, on or about December 5, 1997, defendant TARIK MAJOR was convicted in Superior Court of New Jersey, Essex County, for Distribution of CDS within a 1000 feet of school property, in violation of N.J.S.A. 2C:35-7.